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## Supplemental Examiner's Amendment

## **Drawings Objection**

## The previous objection to the drawings is withdrawn

1. Claims 1-16 and 19-29 are allowed.

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3. Change to Title: CREATION OF A CHAT ROOM FOR TELEVISION NETWORK

## REASONS FOR ALLOWANCE

4. The following is an Examiner's statement for reasons for allowance:

Claims 1-16 and 19-29 are considered allowable since when reading the claims in light of the specification, as per MPEP §2111.01 or Toro Co. v. White Consolidated Industries Inc., 199 F.3d 1295, 1301, 53 USPQ2d 1065, 1069 (Fed. Cir. 1999) none of the references of record alone or in combination disclose or suggest the combination of limitations specified in the independent claims, specifically a trigger device which is programmed to activate itself at me occurrence of an event and automatically sends a request for creation of a chat room to the chat room creation device, wherein a subscriber associated with a decoder configured to receive and display chat messages is one of a passive and an active subscriber to the chat room with functionality to switch between the passive and the active subscriber, wherein the passive subscriber is not connected to the chat room using a return link and visualizes chat room discussions on the

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decoder, wherein visualizing comprises: buffering the chat room discussions in a buffer for delayed broadcast, formatting the chat room discussions for broadcast, when the buffer becomes full, inserting the chat room discussions into a table for broadcast to the decoder, and broadcasting the chat room discussions to the decoder as part of a digital bundle comprising a service related to the chat room, and wherein the active subscriber is directly connected to the chat room via a return link as disclosed in independent claim 1 of the instant application (as defined at pages 1-4, paragraph [0012-0082] of the specification of the instant application).

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- 5. A practical application for the invention is disclosed on pages 3-6, paragraphs [0070-0150]: '[0074] for exemplary purposes, ...triggering a request for creation of a chat room may be to detect a determined information occurring in the contents provided by the digital television operator instead or in addition to the triggering of the timer. The determined information may for example be a message, a picture, a sound or any other signal contained in the contents provided to the digital television operator. Such an alternative method of triggering enables for example to detect a picture inserted by the content provider at the beginning of a television programme and hence to detect the beginning of the programme broadcast. The detection of the picture triggers a request for creation of a chat room. Following the request a procedure for notifying of the decoders is initiated. The determined information may be related to an event contained in the list of events.
- 6. When taken in context the claim(s) as a whole was/were not uncovered in the prior art i.e., the dependent claims are allowed as they depend upon an allowable independent claim.

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7. Any comments considered necessary by applicant must be submitted no later that the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments regarding Statement of Reasons for Allowance."

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Conclusion

Any inquiry concerning this communication or earlier communications from the

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examiner should be directed to MARK O. AFOLABI whose telephone number is (571) 270-

5627. The examiner can normally be reached on Monday-Friday between (8:30 am to 4:30 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, NATHAN FLYNN can be reached on 571-272-1915. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/M.O.A/

MARK O. AFOLABI

Examiner Art Unit 2454

/NATHAN FLYNN/

Supervisory Patent Examiner, Art Unit 2454